48-120CIP3FWC2

M '066327



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Docket No	140- 120CIP3FWC2					
Anticipated Class	sification of this application:					
Class	Subclass 07/660,160; filed: 02/21/1991					
Serial number:	S. Chambers					
Art Unit:	1807.					

Box FWC Commissioner of Patents and Trademarks

Washington, D.C. 20231

Prior application:

FILE WRAPPER CONTINUING APPLICATION (FWC) TRANSMITTAL

- WARNING: This form cannot be used where the parent case may not be abandoned since the filing of a request under the FWC procedure "will be considered to be a request to expressly abandon the prior application as of the filing date granted to the continuing application." 37 CFR 1.62(g).
- This procedure can only be used for a pending application prior to payment of the Issue fee. 37 **WARNING:** CFR 1.62(a).
- WARNING: The filing of an application as the United States stage of an international application requires an oath or declaration. 37 CFR 1.61(a)(4).
- WARNING: The claims of this new application may be finally rejected in the first Office action where all claims of the new application are drawn to the same invention claimed in the earlier application and would have been properly finally rejected on the grounds or art of record in the next Office action if they had been entered in the earlier application. MPEP § 706.07(b).
- WARNING: An application under 37 CFR 1.62 is filed by making changes by amendment to the prior application, 37 CFR 1.62(a), and not by filing a new application.
- WARNING: Filing under 37 CFR 1.62 is permitted only if filed by the same or less than all the inventors named in the prior application.
- I. This is a request for a filing under the file wrapper continuing application procedure, 37 CFR 1.62, for a

XXX XCON	ntinuation
] divi	sional
_ con	ntinuation-in-part (for oath or declaration see III below)
	attached is an amendment for added subject matter

CERTIFICATION UNDER 37 CFR 1.10

I hereby certify that this FWC transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date . in an envelope as "Express Mail Post Office to Addressee" mailing Label Number B50078113 addressed to the: Commissioner of Patents and Trademarks Washington, D.C. 20231.

Michael Mihaylov

(Type or print name of person mailing	ब्र्per)
(Signature of person mailing paper)	

NOTE: Each paper or fee filed by "Express Mail" has the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 CFR 1.10(b).

(FWC [4-2]—page 1 of 9)

WARNING: The

The cate under 37 CFR 1.62(a) is "... the date on which quest is filed for an application ding identification of the Serial Number, filing date and applicant's name of the prior application". The prior application under 37 CFR 1.62(a) must be "... a prior complete application." According to 37 CFR 1.51(a) a prior complete application comprises: (1) a specification, including a claim or claims, (2) a declaration, (3) drawings, when necessary and (4) the prescribed filing fee. Accordingly, as presently worded, 37 CFR 1.62 does not permit the FWC procedure to be used where the prior application is pending but only the processing and retention fee required by 37 CFR 1.21(l) is paid.

PARTICULARS OF PRIOR APPLICATION

A.	Application Serial No. 0 $\frac{1}{660,160}$ filed $\frac{02/21/1991}{1991}$	
	(date)	
В.	Title (as originally filedAUTOMATED DNA SEQUENCING TECHNIQU	JI
	and as last amended)	
C.	Name of applicant(s) (as originally filed and as last amended) and current correspondence address of applicant(s)	۱-

1. FULL NAME OF INVENTOR	FAMILY NAME Smith	FIRST GIVEN NAME OF	SECOND GIVEN NAME
RESIDENCE & CITIZENSHIP	city <u>Madison</u>	STATE OR FOREIGN COUNTRY WISCONSIN	COUNTRY OF CITIZENSHIP USA
POST OFFICE ADDRESS	POST OFFICE ADDRESS 1115 Amherst Dri	απν ve,Madison, WI 537(STATE & ZIP CODE/ COUNTRY)5 USA
2. FULL NAME OF INVENTOR	FAMILY NAME Hood	FIRST GIVEN NAME Lerov	SECOND GIVEN NAME E.
RESIDENCE & CITIZENSHIP	Seattle	STATE OR FOREIGN COUNTRY Washington WH	COUNTRY OF CITIZENSHIP USA
POST OFFICE ADDRESS	POST OFFICE ADDRESS 5019 Harold Place	ат NE, Seattle, WA 98	STATE & ZIP CODE/ COUNTRY 3105, USA
3. FULL NAME OF INVENTOR	Hunkapiller	FIRST GIVEN NAME 00 Michael 3	SECOND GIVEN NAME
RESIDENCE & CITIZENSHIP	San Carlos	STATE OR FOREIGN	COUNTRY OF CITIZENSHIP USA
POST OFFICE ADDRESS	POST OFFICE ADDRESS 1333 Pebble Drive	сту , San Carlos, CA 94	STATE & ZIP CODE/ OPO COUNTRY USA

XX Continued on added page for Inventor's Data

The above identified application, in which no payment of issue fee, abandonment of, or termination of proceedings has occurred, is hereby expressly abandoned as of the filing date of this new application. Please use all the contents of the prior application file wrapper, including the drawings, as the basic papers for the new application.

It is understood that secrecy under 35 U.S.C. 122 is hereby waived to the extent that if information or access is available to any one of the applications in the file wrapper of a 37 CFR 1.62 application, be it either this application or a prior application in the same file wrapper, the PTO may provide similar information or access to all the other applications in the same file wrapper.

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II. Inventorship statement

NOTE: "If the continuation, continuation-in-part, or divisional application is filed by less than all the inventors named in the prior application a statement must accompany the application when filed requesting deletion of the names of the person or persons who are not inventors of the invention being claimed in the continuation, continuation-in-part, or divisional application." 37 CFR 1.62(a) [emphasis added].

NOTE: "In the case of a continuation-in-part application which adds and claims additional disclosure by amendment, an oath or declaration as required by § 1.63 must be filed. In those situations where a new oath or declaration is required due to additional subject matter being claimed, additional inventors may be named in the continuing application. In a continuation or divisional application which discloses and claims only subject matter disclosed in a prior application, no additional oath or declaration is required and the application must name as inventors the same or less than all the inventors in the prior application." 37 CFR 1.60(c).

application of of the flooring
(complete applicable item (a), (b) and/or (c) below)
(a) 🖾× This application discloses and claims only subject matter disclosed in the prior application whose particulars are set out above and the inventor(s) in this application are
xx the same
less than those named in the prior application and it is requested that the following inventor(s) identified above for the prior application be deleted:
(Type name(s) of inventor(s) to be deleted)
(b) This application discloses and claims additional disclosure by amendment and a new declaration or oath is being filed. With respect to the prior application whose particulars are set out above the inventor(s) in this application are
the same
add the following additional inventor(s)
(Type name of inventor(s) to be added)
(c) The inventorship for all the claims in this application is
xx the same
not the same, and an explanation, including the ownership of the various claims at the time the last claimed invention was made, is submitted.
III. Declaration or oath
A. Continuation or divisional
xxx none required
B. Continuation-in-part
attachedattached
executed by (check all applicable items)
inventor(s).
legal representative of inventor(s) 37 CFR 1.42 or 1.43.
joint inventor or person showing a proprietary interest for inventor who refused to sign or cannot be reached. 37 CFR 1.47;
This is the petition required by 37 CFR 1.47 and the statement required by 37 CFR 1.47 is also attached. (See item VIII below for fee.)
not attached

	Applications s made by a person authorized under 3 1.41(c) on behalf of all of the above named applicant(s). (The declaration of oath, along with the surcharge required by 37 CFR 1.16(e) can be filed subsequently.)						
	showing that the filing is authorized. (Not required unless called into question. 37 CFR 1.41(d).)						
IV. Iden	tificatio	ı of Cla	ims for F	urther Prosecut	ion		
WARNING	G: "The c where tion, a the ea record § 706.	laims of a (1) the no nd (2) all rlier appli in the r 07(b).	a new application application the claims of ication, and (next Office a	ntion may be finally re n is a continuing app f the new application b) would have been action if they had be	jected in i lication o (a) are o properly l een entei	f, or a substitute for, trawn to the same ir finally rejected on th red in the earlier a	an earner applica- evention claimed in e grounds of art of optication." MPEP,
[X]	result o	of the		are to be based o	on the n	umber of claims	remaining as a
				amendment.	- 07 CE	ID 1 116 in the n	rior application
			ered amer now repeat	ndment filed unde ed.	1137 CF	n i.iioiii iiie p	nor application,
	x⊠k the	e claims	s as on file	in the prior appli	cation.		
V. Fee	Calculati	on (37	CFR 1.16)				
	claims rem ments und	aining in er 37 CFI	the application of the state of	continuation-in-part, of any of any ottered in the prior ap	preliminal	ry amendment and e which is requested to	entry of any ameno-
			CLAIM	S FOR FEE CAL	CULATI		0 : 5 -
Nun	nber File	d ———		Number Extra		Rate	Basic Fee \$630.00x 7 10.00
Total Claims (3	7 CFR 1	.16(c)	-20=		X	\$ 20.00	
Independ Claims		6	•	3	x	s 760.00 × 74.0	00 = 222.00
(37 CFR Multiple of (37 CFR	depende		3= (s), if any			\$200.00	
	The fe	e for ex		is not being paid	at this	time.	932.00
	ment, prior	r to the e.	claims are r	g fee calculation not paid on filing they he time period set for CFR 1.16(d).	must be respons	paid or the claims of	ancelled by amend-
				• •			
						(EMC [4-2]	1 _nage 4 of 9)

(FWC [4-2]—page 4 of 9)

VI. Petition for Suspension of Prosecution for the Time Necessary to File an

Ап	nenament	
NOTE:	Where it is possible that the claims on file will give rise to a first action cation and for some reason an amendment cannot be filed promptly gathered) it may be desirable to file a petition for suspension of prosec	(e.g., experimental data is being
	(check the next item, if applicable)	
	There is provided herewith a Petition to Suspend P Necessary to File An Amendment (New Application Fil	rosecution For The Time ed Concurrently).
VII. Sr	mall Entity Statement	
	A verified statement that this is a filing by a small entity	is attached.
	The small entity statement was filed in the parent appli 0 / which parent application was and this status is still proper and its benefit under 3 claimed.	filed on
	Filing fee calculation (50% of above	e) \$
NOTE:	37 CFR 1.28(a) states "Status as a small entity must be specifically estilled in each application or patent in which the status is available and defiled under § 1.60 or § 1.62 of this part where the status as a small eparent application and is still proper."	esired, except those applications
	The last sentence of 37 CFR 1.28(a) states: "Applications filed under § include a reference to a verified statement in a parent application if proper and desired."	1.60 or § 1.62 of this part must status as a small entity is still
	Any excess of the full fee paid will be refunded if a verified statement within 2 months of the date of timely payment of a full fee then the excrequest. 37 CFR 1.28(a).	t and a refund request are filed ess fee paid will be refunded on
VIII. F	ee Payment Being Made at This Time	
N	ot attached	
	No filing fee is submitted. (This and the surcharge red can be paid subsequently.)	quired by 37 CFR 1.16(e)
<u>A</u>	ttached	020.00
	filing fee	\$
	recording assignment (\$8.00; 37 CFR 1.21(h)). See item XIV below.	\$
	petition fee for filing by other than all the inventors or person not the inventor where inventor refused to sign or cannot be reached (\$120.00; 37 CFR 1.47 and 1.17(h))	\$
	processing and retention fee (\$120.00; 37 CFR 1.53(d) and 1.21(l))	\$
NOTE:	37 CFR 1.21(I) establishes a fee for processing and retaining any application for complete the application pursuant to 37 CFR 1.53(d) and this, CFR 1.53 and 1.78 indicate that in order to obtain the benefit of a prior Lifling fee must be timely paid or the processing and retention fee in § 1.57 from the notification under § 1.53(d).	, as well as, the changes to 37 J.S. application, either the basic
	Total fees enclosed	s _ 932.00

IX. M	etho	d of	ent of Fed	es				
	\boxtimes	attached	is check i	n the amount o	of		\$	932.00
		charge /		0		in the	\$	
	\Box	A duplica	ate of this r	equest is atta	ched.			
NOTE:				-		for which purp	ose the i	ees are paid. 37 CFR
X. Au	ıthor	ization to	Charge A	dditional Fee	8			
WARN	VING:	If no fee pa	yment is ma	ide at this time t	his item sh	ould not be c	omplete	d.
WARN	VING:		count claims, charges are a		le dependen	t claims, to av	oid unex	pected high charges if
[which may	be require	•		•		ng additional fees indency of this ap-
	Æ	☑ 37 CF	R 1.16(a), ((f) or (g) (filing	fees)			
	χį	∑ 37 CF	R 1.16(b), ((c) and (d) (pre	esentation	of extra cla	aims)	
NOTE:	tion od : auti	must only baset for respon	e paid or thes use by the P1	se claims cancelle TO in any notice d	ed by ameno of fee deficie	dment prior to ency (37 CFR	the expii 1.16(d))	g or on later presenta- ration of the time peri- it might be best not to with amendments af-
	Ą			(surcharge for an the filing d	-		-	nd/or declaration
	[☑ _× 37 CF	R 1.17 (app	olication proce	essing fee	s)		
WARN	IING:	tion should under 37 C	be made onl FR 1.136(a) is	y with the knowle	edge that: " ss a reques	Submission of	the app	.136(a) this authoriza- ropriate extension fee on is filed" (Emphasis
	2		•	ue fee at or be ant to 37 CFR		_	e of	
NOTE:	of a	Notice of A	lowance, the	•	automatical			led before the mailing sit account at the time
	is p enti	aid as "othei ity. Notificatio	than a small n of any chai	entity" and (b) no	o notification ulting in loss	n is required if of entitlemen	the char t to smal	made even if the fee ge is to another small I entity status must be f(b).
XI. In	struc	ctions as	o Overpa	yment				
	KX (credit Acco	unt No	13-4892				
,]	_	efund						
•	_							
XII. P	riori	ty—35 U.S	S.C. 119	٠				
k	⊠k F	Priority of a	pplication	Serial No. 0 7	/ 660,16	50		filed on
						(F\	NC [4-	2]—page 6 of 9)

		02/21/1991 j	U.S. PT	О	is claimed under	
	35	U.S.C. 119.	(countr	y)		
		The certified copy has bee				
		tion Serial No. 0 /	, V	vnich prior applica	ition was filled on	
		certified copy will follow				
	XIII. Relate	Back-35 U.S.C. 120				
•	x <u>x</u> xxAr	nend the specification by inse	erting before t	the first line the se	ntence:	
	"This is a	file-wrapper				
,	x⊠	continuation				
•		divisional				
11		continuation-in-part				
	of copendir	ng application(s)				
		\leq serial number 0 ⁷ / $\frac{660,16}{}$	<u>0</u> file	d on02/21/19	991	which is a conti-
•	\Box	International Application			nuation	of SN 07/106,232., 7/1987, abandoned
	_	and which designated the L			P of SN 06/722.	742, filed 04/11/85
				presently aba	andoned, which	s a CIP of SN
						, presently aban-
·					is a CIP of SN 984, presently a	
				111ed 0 1/ 10/ 1	- presently a	Dandoned.
	NOTE: The p	roper reference to a prior filed PCT	application which	h entered the U.S. nati	onal phase is the U.S.	
		number and the filing date of the PC				·
	XIV. Assign	ment				
				California In	stitute of Techr	ology of
	xxx tne	e prior application is assigned Pasadena, California	ot record to			(1)
	_					
	☐ an	assignment of the invention	to	· · · · · · · · · · · · · · · · · · ·		
	ie.	attached. A separate "ASS	IGNMENT C	OVER LETTER A	ACCOMPANYING	
	NE	W PATENT APPLICATION"	is also attach	ned.	ACCOIVIT AINT ING	
		ssignment is submitted with a new a e assignment." Notice of May 4, 1990	• •	•	one for the application	
	XV. Power	of Attorney				
	The power	of attorney in the prior applica	ation is to			
	•	E. Mueth			20,532	
	Attorney		<u> </u>		Reg. No.	

a. 🗴	The power appears in the original papers in the	prior applation.
b. 🔲	The power does not appear in the original paper	rs, but was filed on
с. 🔲	A new power has been executed and is attache	d.
d. x⊠k	Address all future communications to:	00.533
	Joseph E. Mueth	20,532
	Name 333 South Grand Avenue - 37th	Reg. No.
	Los Angeles, CA 90071-159	99 (213)688-7407 Tel. No.
(I	tem d may only be completed by applicant, or atto	orney or agent of record).
XVI. Ma	intenance of Copendency of Prior Application	1
(This iter	m must be completed and the necessary papers period set in the prior application	filed in the prior application if the has run)
×ΚΆ×	X A petition, fee and response has been filed to prior application until05/23/1993	extend the term in the pending
	The PTO finds it useful if a copy of the petition filed in the p sponse is filed with the papers constituting the filing of the c ber 5, 1985 (1060 O.G. 27).	ontinuation application. Notice of Novem-
	A copy of the petition for extension of tine tached.	me in the <i>prior</i> application is at-
XVII. C	onditional Petitions for Extension of Time in P	Prior Application
(comp	olete this item and file conditional petition in prior applicable)	application if previous item not
	A conditional petition for extension of time is b plication	
	The PTO finds it useful if a copy of the petition filed in the psponse is filed with the papers constituting the filing of the ober 5, 1985 (1060 O.G. 27).	orior application extending the term for re- continuation application. Notice of Novem-
	A copy of the conditional petition for extetion is attached.	nsion of time in the prior applica-
XVIII.	Abandonment of Prior Application	
	Please abandon the prior application at a tipending or when the petition for extension of the isignanted and when this application is granted application copending with said prior application the words "now abandoned" to the amendmental above.	time or to revive in that application and a filing date so as to make this ion. At the same time please addent to the specification set forth in
NOTE:	According to the Notice of May 13, 1983 (103, TMOG 6-7) the part application is a proper response with respect to a petitivive and should include the express abandonment of the pring of the petition and the granting of a filing date to the continuous co	on for extension of time or a petition to re- rior application conditioned upon the grant- tinuing application.
NOTE:	"A registered attorney or agent acting under the provision pressly abandon a prior application as of the filing date grausuch a continuing application." 37 CFR 1.138.	s of § 1.34(a), or of record, may also ex-
		(FWC [4-2]—page 8 of 9)

FORM 4-2 4-26

	Joseph E. Mueth
·	Type or print name of person signing
05/21/1993	(M/13/MMHT)
Date	Signature
P.O. Address of Signatory 333 South Grand Avenue - 37th	Inventor
Floor, Los Angeles, CA 90071-1599	Assignee of complete interest Person authorized to sign on behalf of assignee
Tel. No.: (213) 688-7407	XXXAttorney or agent of record
	Filed under Rule 34(a)
Reg. No. 20,532 .	•
<i>(Complete the</i> California Institute of Technology	following if applicable)
Type name of assignee Mail Code 305-6, 1201 East Californ	ia Street
Address of assignee Pasadena, CA 91125	
Director of Office of Patents and Li	
Title of person authorized to sign on behalf of assign	nee 4/1985
Assignment recorded in PTO on	47 1505
Reel 4385 Frame 0011	·
	GE FOR INVENTOR'S DATA FOR FWC FILING
	ENT (DOCUMENT) COVER LETTER ACCOMPA- TENT APPLICATION

ADDED PAGE FOR INVENTOR'S DATA FOR FWC FILING

			. *
4. FULL NAME OF INVENTOR	FAMILY NAME Hunkapiller	FIRST GIVEN NAME Tim \$ - 00	SECOND GIVEN NAME J.
RESIDENCE & CITIZENSHIP	α ν <u>Seattl</u> e	STATE OR FOREIGN COUNTRY WASHINGTON	COUNTRY OF CITIZENSHIP
POST OFFICE ADDRESS	post office adoress 13046 42nd Avenu	e N.E.,Seattle, WA	STATE & ZIP CODE/ COUNTRY 98125, USA
5. FULL NAME OF INVENTOR	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
RESIDENCE & CITIZENSHIP	СПУ	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
POST OFFICE ADDRESS	POST OFFICE ADDRESS	СПҮ	STATE & ZIP CODE/ COUNTRY
6 FULL NAME OF INVENTOR	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
RESIDENCE & CITIZENSHIP	ату	STATE OR FOREIGN	COUNTRY OF CITIZENSHIP
POST OFFICE ADDRESS	POST OFFICE ADDRESS	ату	STATE & ZIP CODE/ COUNTRY